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98TH CONGRESS H. R. 5155

To establish a system to promote the use of land remote-sensing satellite data, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 15, 1984

Mr. Fuqua (for himself, Mr. Winn, Mr. Scheuer, Mr. Volkmer, Mr. Lujan, Mr. McGrath, Mr. Nelson of Florida, Mr. Walker, Mr. Ralph M. Hall, Mr. Carney, Mr. Dymally, Mr. Chandler, Mr. Andrews of Texas, Mr. Bateman, Mr. MacKay, Mr. Lewis of Florida, Mr. Gregg, Mr. Skeen, Mr. Akaka, Mr. Lowery of California, Mr. Torricelli, Mr. Durbin, Mr. Sensenbrenner, and Mr. Boehlert) introduced the following bill; which was referred to the Committee on Science and Technology

A BILL

To establish a system to promote the use of land remote-sensing satellite data, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	That this Act may be cited as the "Land Remote-Sensing
4	Commercialization Act of 1984".
5	TITLE I—DECLARATION OF FINDINGS,
6	PURPOSES, AND POLICIES
7	FINDINGS
8	SEC. 101. The Congress finds and declares that-

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1	(1) the continuous civilian collection and utiliza-
2	tion of land remote-sensing data from space is of major
3	benefit in managing the Earth's natural resources and
4	in planning or conducting many other activities of eco-
5	nomic importance;
6	(2) the national interest of the United States lies
7	in maintaining international leadership in civil remote-
8	sensing and in broadly promoting the beneficial use of
9	remote-sensing data;
10	(3) land remote-sensing by the Government or pri-
11	vate parties of the United States affects international
12	commitments and policies and national security con-
13	cerns of the United States;
14	(4) the broadest and most beneficial use of land
15	remote-sensing data is likely to result from maintaining
16	a policy of nondiscriminatory access to data;
17	(5) use of land remote-sensing data has been in-
18	hibited by slow market development and by the lack of
19	assurance of data continuity;
20	(6) the private sector, and in particular the
21	"value-added" industry, is best suited to develop land
22	remote-sensing data markets;
23	(7) vigorous, competitive, market-driven private
24	sector involvement in land remote-sensing can lead to

1	rapid realization of the potential benefits of that tech-
2	nology;
3	(8) to utilize fully the strengths of the private
4	sector, any process of commercialization of land
5	remote-sensing should involve the maximum practica-
6	ble competition and the minimum (both in duration and
7	amount) practicable Government subsidy;
8	(9) at the present time, it is unclear that the pri-
9	vate sector alone will develop a total land remote-sens-
10	ing system because of the high risk and large capital
11	expenditures involved;
12	(10) cooperation between the Federal Government
13	and the private sector can help assure both data con-
14	tinuity and United States leadership;
15	(11) the time is now appropriate to initiate such
16	cooperation with phased transition to a fully commer-
17	cial system;
18	(12) cooperation between Government and the
19	private sector in civil land remote-sensing should be
20	structured so as to minimize Government direction and
21	regulation and maximize private sector involvement;
22	(13) nevertheless, certain Government oversight
23	must be maintained to assure that private sector activi-
24	ties are in the national interest and that the interna-

1	tional commitments and policies of the United States
2	are honored; and
3	(14) there is no compelling reason to commercial-
4	ize meteorological satellites at this time.
5	PURPOSES
6	SEC. 102. It is therefore the purpose of this Act—
7	(1) to guide the United States Government in pro-
8	moting full, prompt, and proper involvement of the pri-
9	vate sector in civil land remote-sensing from space;
10	(2) to maintain the United States leading position
11	in civil remote-sensing, preserve its national security,
12	and fulfill its international obligations;
13	(3) to prescribe conditions for assuring continuity
14	of civil land remote-sensing data while protecting
15	public and private nondiscriminatory access to these
16	data;
17	(4) to minimize the duration and amount of any
18	further Federal investment that might be necessary to
19	achieve full commercialization of civil land remote-
20	sensing; and
21	(5) to prohibit commercialization of meteorological
22	satellites at this time.

1	POLICIES
2	SEC. 103. (a) It shall be the policy of the United States
3	to preserve its right to acquire and disseminate digital
4	remote-sensing data.
5	(b) It shall be the policy of the United States that civil-
6	ian digital remote-sensing data be made available to all po-
7	tential users on a nondiscriminatory basis.
8	(c) It shall be the policy of the United States both to
9	commercialize those space remote-sensing functions that
10	properly lend themselves to private sector operation and to
l 1	avoid competition by the Government with such commercial
12	operations, while continuing to preserve our national secu-
13=	rity, to honor our international obligations, and to retain in
14	the Government those remote-sensing functions that are es-
15	sentially of a public service nature.
16	DEFINITIONS
17	SEC. 104. For purposes of this Act:
18	(1) The term "digital remote-sensing data" means
19	the unprocessed and minimally processed signals col-
20	lected from civil remote-sensing space systems or origi-
21	nal film products collected from such systems. Such
22	minimal processing shall be limited to rectification of
23	instrumental distortions, registration with respect to
24	features on the Earth, and calibration of spectral re-
95	anonce Such term does not include conclusions manin-

- ulations, or calculations derived from such signals or combination of the signals with other data or information. Unless otherwise limited, digital remote-sensing data includes land and ocean sensed data.
- (2) The term "Secretary" means the Secretary of Commerce.
- (3)(A) The term "on a nondiscriminatory basis" means without preference, bias, or any other special arrangement regarding delivery, format, financing, or technical considerations which would favor one buyer or class of buyers over another.
- (B) The sale of data is made on a nondiscriminatory basis only if (i) any offer to sell or deliver data is published in advance in such manner as will ensure that the offer is equally available to all prospective buyers; (ii) the system operator has not established or changed any price, policy, procedure, or other term or condition in a manner which gives one buyer or class of buyer de facto favored access to data; and (iii) in a case where a system operator offers volume discounts, such discounts are no greater than the demonstrable reductions in the cost of such sales. The sale of data on a nondiscriminatory basis does not preclude the system operator offering discounts other than volume

1	discounts to the extent that such discounts are not in-
2	consistent with any other provision of this paragraph.
3	(C) The sale of data on a nondiscriminatory basis
4	does not require (i) that a system operator disclose
5	names of buyers or their purchases; (ii) that a system
6	operator maintain all, or any particular subset of, data
7	in a working inventory; or (iii) that a system operator
8	expend equal effort in developing all segments of a
9	market.
10	(4) The term "Landsat system" means Landsat 1,
11	2, 3, 4, and 5, and related ground equipment, systems,
12	and facilities, and any successor civil land remote-sens-
13	ing satellites operated by the United States Govern-
14	ment prior to the commencement of the six-year period
15	described in section 302(b)(2).
16	(5) The term "system operator" means a contrac-
17	tor under title Π or a license holder under title IV.
18	TITLE II—CONTRACT FOR EXISTING LAND
19	REMOTE-SENSING SATELLITE SYSTEM
20	CONTRACT REQUIREMENTS
21	SEC. 201. (a) In accordance with the requirements of
22	this Act, the Secretary shall, subject to the availability of
23	appropriations therefor, contract with a United States private
24	sector party (as defined by the Secretary) to market digital
25	remote-sensing data generated by the Landsat system. If the

1	Secretary determines that competition for such contract will
2	promote the policies and purposes of this Act, the Secretary
3	may accept proposals for such contract which include the op-
4	eration by such United States private sector party of (1) the
5	space component of the Landsat system, (2) the related
6	ground equipment, systems, and facilities, or (3) both such
7	space component and such related equipment, systems, and
8	facilities.
9	(b) A contract awarded under subsection (a) shall be
10	awarded, after competition, in accordance with the conditions
11	of section 203. Such contract may be reawarded competi-
12	tively after the practical demise of the space segment of the
13	Landsat system, as determined by the Secretary.
14	(c) Any contract authorized by subsection (a)—
15	(1) shall not permit the transfer to any contractor
16	of title to any part or all of the Landsat system; and
17	(2) may specify that the contractor use, and, at
18	his own expense, maintain, repair, or modify elements
19	of the Landsat system as the contractor finds necessary
20	for commercial operations.
21	(d) If, as a result of the competitive process required by
22	subsection (b), the Secretary receives no proposal which he
2	3 finds acceptable under the conditions of this Act, the Secre-
24	tary shall so certify and fully report his findings to the Con-
2	5 gress. Thirty days after so certifying and reporting, the Sec

- 1 retary may reopen the competition. If no acceptable propos-
- 2 als are received after such subsequent competition, or if the
- 3 Secretary decides not to reopen the competition, the Secre-
- 4 tary shall so certify and fully report his findings to the Con-
- 5 gress. In the event that no acceptable proposal is received,
- 6 the Secretary shall continue to operate the Landsat system
- 7 and to market data from such system.
- 8 (e) In defining "United States private sector party" for
- 9 purposes of subsection (a), the Secretary may take into ac-
- 10 count the citizenship of key personnel, location of assets, for-
- 11 eign ownership, control, and influence, and other such
- 12 factors.

13 SALE OF DATA

- 14 Sec. 202. (a) The United States Government shall
- 15 retain title to any and all data generated by the Landsat
- 16 system. However, after the date of the commencement of the
- 17 contract described in section 201(a), the contractor shall be
- 48 entitled to revenues from sales of copies of data from the
- 19 Landsat system, subject to the conditions specified in sections
- 20 601 and 602 of this Act.
- 21 (b) The contractor may continue to market data previ-
- 22 ously generated by the Landsat system after the demise of
- 23 the space segment of that system.

1	CONDITIONS OF COMPETITION FOR CONTRACT
2	SEC. 203. (a) The Secretary of Commerce shall, as part
3	of his advertisement for the competition for the contract au-
4	thorized by section 201, identify and publish the international
5	obligations, national security concerns (with appropriate pro-
6	tection of sensitive information), domestic legal consider-
7	ations, and any other standards or conditions which a private
8	contractor shall be required to meet.
9	(b) In selecting a contractor under this title, the Secre-
10	tary shall consider—
11	(1) ability to market aggressively digital remote-
12	sensing data;
13	(2) the best overall financial return to the Govern-
14	ment, including the potential savings to the Govern-
15	ment;
16	(3) ability to meet the obligations, concerns,
17	standards, and conditions identified under subsection
18	(a);
19	(4) technical competence, including the ability to
20	assure continuity and timeliness of data from the Land-
21	sat system;
22	(5) absence of any conflicts of interest which could
23	inhibit nondiscriminatory access to such data;
24	(6) ability to effect a smooth transition with the
95	contractor selected under title III of this Act; and

1	(7) such other factors as he deems appropriate.
2	FOREIGN GROUND STATIONS
3	SEC. 204. (a) The contract under this title shall provide
4	that the contractor shall act as the agent of the Secretary by
5	continuing to supply digital remote-sensing data to foreign
6	ground stations for the life, and according to their terms, of
7	those agreements between the United States Government
8	and such foreign ground stations that are in force on the date
9	of the commencement of the contract.
10	(b) Upon the expiration of such agreements, or in the
11	case of foreign ground stations that have no agreement with
12	the United States on the date of commencement of the con-
13	tract, the contract shall provide—
14	(1) that digital remote-sensing data from the
15	Landsat system shall be made available to foreign
16	ground stations only by the contractor; and
17	(2) that such data shall be made available on a
18.	nondiscriminatory basis.
19	TITLE III—PROVISION OF DATA CONTINUITY
20	DURING TRANSITION PERIOD
21	PURPOSES AND DEFINITIONS
22	SEC. 301. (a) It is the purpose of this title—
23	(1) to provide, in an orderly manner and with
24	minimal risk, for a transition between Government op-

1	eration and private, commercial operation of civil land
2	remote-sensing space systems; and
3	(2) to provide for the continuity of MSS data for
4	six years after the practical demise of the space seg-
5	ment of the Landsat system.
6	(b) For purposes of this title—
7	(1) the term "Multi-Spectral Scanner" means the
8	instrument referred to by that name and carried on the
9	Landsat 4 and Landsat 5 satellites; and
10	(2) the term "MSS data" means digital remote
11	sensing data which, from the point of view of a dat
12	user, are—
13	(A) functionally equivalent to data from th
14	Multi-Spectral Scanner; and
15	(B) compatible with data and with equipmen
16	used to receive and process data from suc
17	Scanner.
18	CONTRACT FOR DATA AVAILABILITY AND CONTINUITY
19	SEC. 302. (a) Subject to the availability of approp
20	ations therefor and to the licensing conditions establish
21	under title IV, the Secretary shall, after competition, co
22	tract with a United States private sector party (as defined
23	the Secretary pursuant to section 201) for the provision
24	such party of the capability of generating data of a quality
25	least equal to the quality of MSS data and of selling a

1	delivering such data to the Federal Government. The capa-
2	bility shall include, at a minimum, the capability to generate
3	and deliver MSS data at the annual volume of Federal usage
4	during fiscal year 1983, as determined by the Secretary. The
5	capability may be provided by the contractor using whatever
6	technologies the contractor may select. In addition, the con-
7	tractor may make available data of a higher quality or of a
8	different type than MSS data.
9	(b) The contract authorized by subsection (a)—
10	(1) shall be entered into as soon as practicable, al-
11	lowing for the competitive procurement process;
12	(2) shall, in accordance with criteria determined
13	and published by the Secretary, reasonably assure the
14	provision of the capability described in subsection (a)
15	for a period of six years, beginning as soon as practica-
16	ble in order to minimize any interruption of data
17	availability;
18	(3) shall terminate one year after the expiration of
19	the six-year period described in paragraph (2);
20	(4) may, subject to section 305 of the Federal
21	Property and Administrative Services Act of 1949 (41
22	U.S.C. 255), provide for a payment by the Secretary
23	to cover a portion of the capital cost of providing such
24	capability, which may be paid in installments (A) based
25	on progress prior to the beginning of the six-year

1	period described in paragraph (2), and (B) the sum c
2	which shall be less than the total cost of procuring th
3	system required to assure the capability for six years
4	(5) shall provide that sale of digital remote-sens
5	ing data shall be in accordance with the provisions of
6	section 303 of this title;
7	(6) shall not provide for any guaranteed data pur
8	chases by the Federal Government; and
9	(7) may provide that the contractor utilize, on
10	space-available basis, civilian Government satellites a
11	platforms for a civil remote-sensing satellite syster
12	if—
13	(A) the contractor immediately reimburs
14	the Government for all related costs incurred wi
15	respect to such utilization, including a reasonal
16	and proportionate share of fixed, spacecraft, da
17	transmission, and launch costs; and
18	(B) such utilization would not interfere w
19	or otherwise in any way compromise the intend
20	civilian Government missions, as determined
21	the agency responsible for the civilian satellite.
22	(c) The contract authorized by subsection (a) shall
23	awarded on the basis of—
24	(1) the cost to the Government of the paym
25	under subsection (b)(4);

1	(2) the reliability, technical competence, and n-
2	nancial condition of the contractor;
3	(3) the contractor's ability to develop the remote-
4	sensing data market;
5	(4) the contractor's ability to supplement basic ca-
6	pabilities specified in section 302(a) by adding remote-
7	sensing capabilities (at the contractor's expense and
8	consistent with national security concerns) which main-
9	tain United States leadership in remote-sensing;
10	(5) the contractor's ability to meet the conditions
11	for obtaining a license under title IV;
12	(6) the contractor's ability to provide digital
13	remote-sensing data on a timely and reliable basis;
14	(7) the contractor's ability to effect a smooth tran-
15	sition with any contractor selected under title II;
16	(8) the royalty or profit- or revenue-sharing ar-
17	rangement, or other such financial consideration offered
18	to the Federal Government; and
19	(9) such other factors as the Secretary deems ap-
20	propriate.
21	(d) If, as a result of the competitive process required by
22	subsection (a), the Secretary receives no proposal which he
23	finds acceptable under the conditions of this Act, the Secre-
24	tary shall so certify and fully report his findings to the Con-
25	gress. Thirty days after so certifying and reporting, the Sec-

- 1 retary may reopen the competition. If no acceptable propos-
- 2 als are received after such subsequent competition, or if the
- 3 Secretary decides not to reopen the competition, the Secre-
- 4 tary shall so certify and fully report his findings to the Con-
- 5 gress. Ninety days after so certifying and reporting, the Sec-
- 6 retary is authorized to assure MSS data continuity by pro-
- 7 curement and operation by the Federal Government of the
- 8 necessary systems, subject to the availability of appropri-
- 9 ations therefor. Such procurement and operation may include
- 10 generation of data of a higher quality than MSS data.
- 11 SALE OF DATA
- SEC. 303. (a) The contractor selected under section 302
- 13 shall sell data in accordance with the provisions of sections
- 14 601 and 602 of this Act.
- 15 (b) Any sale of digital remote-sensing data by the con-
- 16 tractor to Federal agencies shall be on a nondiscriminatory
- 17 basis, with the additional condition that at least 5 per centum
- 18 of the price of each such sale shall be rebated to the Govern-
- 19 ment (and thereby reduce the total net cost to the Govern-
- 20 ment) as a royalty payment to the United States Treasury.
- 21 Such royalty payments shall be required during the life of the
- 22 contract authorized in section 302, or until such time as the
- 23 cumulative total of such royalty payments equals the value of
- 24 any payment made to the contractor by the Government

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1	under section 302(b)(4), whichever first occurs. Data sales to
2	non-Federal buyers shall not be subject to such a rebate.
3	(c) After the six-year period described in section
4	302(b)(2), the contractor may continue to sell data and, if
5	licensed under title IV of this Act, to operate a civil remote-
6	sensing space system.
7	REPORT
8	SEC. 304. Two years after the date of the commence-
9	ment of the six-year period described in section 302(b)(2) the
10	Secretary shall report to the President and to the Congress
11	on the progress of the transition to fully private financing
12	ownership, and operation of remote-sensing space systems
13	together with any recommendations for actions, including ac-
14	tions necessary to ensure United States leadership in civilian
15	land remote-sensing from space.
16	TITLE IV—LICENSING OF PRIVATE REMOTE-
17	SENSING SPACE SYSTEMS
18	GENERAL AUTHORITY
19	SEC. 401. The Secretary is authorized, after consulta-
20	tion with other appropriate Federal agencies, to grant, sus-
21	pend, modify, or revoke licenses under this title, and to take

23 carry out the provisions of this title.

22 any other such actions as he deems necessary in order to

1	CONDITIONS FOR OPERATION
2	Sec. 402. (a) No private sector party may operate:
3	remote-sensing space system which is subject to the jurisc
4	tion or control of the United States (as determined by
5	Secretary) without a license pursuant to section 403.
6	(b) Any license issued pursuant to section 403 shall
7	subject to the following conditions:
8	(1) The system shall be operated in such many
9	as to preserve and promote the national security of
10	United States and to observe and implement the int
11	national obligations of the United States.
12	(2) Digital remote-sensing data shall be ma
13	available to all potential users on a nondiscriminate
14	basis.
15	(3) No license issued under this title shall prote
16	the licenseholder from fair competition from other
17	censeholders.
18	(4) Any private sector party proposing to be
19	censed under section 403 shall agree, as a condition
20	the receipt of such license, that prior to disbanding
21	terminating operations under the license, the licens
22	holder will make disposition of any orbiting satellites
23	a manner satisfactory to the President.
24	(5) Any private sector party proposing to be
25	censed under section 403 shall agree, as a condition f

1	the receipt of such license, to provide to the Secretary
2	any data generated under such license which the Sec-
3	retary may request for the purpose of archiving pursu-
4	ant to section 602.
5	(6) For the purposes of ensuring compliance with
6	the provisions of this Act concerning nondiscriminatory
7	access to data, any private sector party proposing to be
8	licensed under section 403 shall agree, as a condition
9	for the receipt of such license-
10	(A) to notify the Secretary of any "value-
11	added" activities (as defined by the Secretary by
12	regulation) that will be conducted by the licensee
13-	or by a subsidiary or affiliate of the licensee; and
14	(B) to provide the Secretary with a plan for
15	the conduct of such activities which will ensure
16	compliance with such provisions concerning non-
17	discriminatory access.
18	AUTHORITY OF THE SECRETARY
19	SEC. 403. (a) The Secretary is authorized to license
20	qualified private sector parties to operate civil remote-sensing
21	space systems in accordance with the provisions of this Act.
2 2	(b) Any license issued under subsection (a) shall be in
23	effect for such period as the Secretary may specify.
24	(c) Any private sector party may apply to the Secretary
25	for issuance, transfer, or termination of a license under this

- 1 title in a form and manner prescribed by the Secretary. E_8
- 2 application under this section shall set forth the activit
- 3 proposed to be carried out under the license, including me:
- 4 ures taken to comply with those operating requirements spi
- 5 ified in section 402 of this Act.
- 6 (d) No license shall be granted by the Secretary unle
- 7 he determines in writing that the applicant will comply w
- 8 the requirements of this Act, the regulations issued pursua
- 9 to this Act, and the international obligations and national
- 10 curity concerns of the United States. The Secretary sh
- 11 review any application and make a determination there
- 12 within one hundred and twenty days of the receipt of an a
- 13 plication. If final action has not occurred within such tir
- 14 the Secretary shall inform the applicant of any pending issu
- 15 and of actions required to resolve them.
- 16 (e) The Secretary may revoke, suspend, or modify a
- 17 cense issued under this title if the Secretary determines a
- 18 notifies the licensee in writing that the licensee has subst
- 19 tially failed to comply with any provision of this Act, w
- 20 any regulation issued under this Act, with any terms, con
- 21 tions, or restrictions of such license, or with any internatio
- 22 obligation or national security concern of the United Stat
- 23 (f) Any applicant or licensee who makes a timely
- 24 quest for review of a denial of issuance or transfer; revo
- 25 tion; suspension; conditioning; or modification of a lice

	2.
1	shall be entitled to adjudication by the Secretary on the
2	record after an opportunity for an agency hearing with re-
3	spect to such denial, revocation, suspension, conditioning, or
4	modification. Any final action by the Secretary under this
5	subsection shall be subject to judicial review under chapter 7
6	of title 5, United States Code.
7	REGULATORY AUTHORITY OF THE SECRETARY
8	SEC. 404. (a) The Secretary may issue regulations to
9	carry out the provisions of this title.
10	(b) Regulations issued by the Secretary under this title
11	shall be promulgated only after public notice and comment in
12	accordance with the provisions of section 553 of title 5,
13=	United States Code.
14	ENFORCEMENT AUTHORITY OF THE SECRETARY
15	SEC. 405. (a) Each license issued by the Secretary shall
16	require the licensee—
17	(1) to allow the Secretary or his designated offi-
1 è	cers to inspect any financial or business records associ-
19	ated with remote-sensing or "value-added" activities,
20	and
21	(2) to allow the Secretary or his designated offi-
22	cers to inspect any space-related or ground segment
92	hardware or coftware to be utilized by the licensee in

remote-sensing activities.

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1	(b) It is unlawful for any person to violate any re
2	tion or provision of any license issued under this Act, to
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4	
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6	
7	(c) Any person who after notice and opportunity
8	heard in accordance with title 5, United States Code, is f
9	by the Secretary to have committed any act prohibite
10	subsection (b) shall be liable for a civil penalty of not i
11	than \$10,000 for each violation. Each day of continuing
12	eration in violation shall constitute a separate violation.
13	Secretary may compromise, modify, or remit any such
14	penalty.
15	(d) For the purpose of conducting any hearing under
16	section, the Secretary may issue subpenas for any mater
17	documents, or records, or for the attendance and testimon
18	witnesses.
19	(e) In carrying out his enforcement responsibilities,
20	Secretary may—
21	(1) seize any object, record, or report where
22	reasonably appears that such was used, is being us
23	or is likely to be used in violation of this Act; or
24	(2) make investigations and inquiries and admi
25	ter to or take from any person an oath affirmation

affidavit concerning any matter relating to the enforce-
2 ment of this Act.
3 (f) The Secretary is authorized to terminate any licensed
4 operations on an immediate basis when it reasonably appears
5 that operation in violation of any provision of this Act, or any
6 provision of a license issued under this Act, or of any obliga-
7 tion of the United States under a space treaty, would be det-
8 rimental to the national interest.
9 AGENCY ROLES
SEC. 406. (a) A private sector party may apply for a
11 license to operate a remote-sensing space system which uti-
12 lizes, on a space-available basis, a civilian United States
13 Government satellite or vehicle as a platform for such
14 system.
15 (b) The Secretary, pursuant to the authorities of this
16 title, may license such system if it meets all conditions of this
17 Act, and if—
18 (1) the applicant agrees, as a condition for the re-
ceipt of such license, to reimburse the Government im-
20 mediately for all related costs incurred with respect to
such utilization, including a reasonable and proportion-
22 ate share of fixed, spacecraft, data transmission, and
23 launch costs; and
24 (2) such utilization would not interfere with or
otherwise compromise the intended Government mis-

1	sions, as determined by the agency responsible for t
2	satellite or vehicle.
3	(c) The Secretary may offer assistance to private secre
4	parties in finding appropriate opportunities for su
5	utilization.
6	(d) Federal agencies are authorized to enter into agree
7	ments for such utilization if such agreements are consiste
8	with the agency's mission, statutory authority, and approp
9	ation Acts, and if such remote-sensing space system is
10	censed by the Secretary.
11	(e) The provisions of this section do not apply to acti
12	ties carried out pursuant to title V.
13	TERMINATION
14	SEC. 407. If, five years after the expiration of the si
15	year period described in section 302(b)(2), no private sect
16	party has been licensed and continued in operation under t
17	provisions of this title, the authority of this title sh
18	terminate.
19	TITLE V—RESEARCH AND DEVELOPMENT
2 0	PURPOSE AND POLICY
21	SEC. 501. It is the purpose of this title to provide for
22	comprehensive civilian program of research, developme
23	and demonstration to enhance the United States capability
24	for remote-sensing from space, as well as to enhance the a
25	plication and utilization of such capabilities.

1	CONTINUED FEDERAL RESEARCH AND DEVELOPMENT
2	SEC. 502. (a)(1) The Administrator of the National
3	Aeronautics and Space Administration is directed to continue
4	and to enhance such Administration's programs of remote-
5	sensing research and development.
6	(2) The Administrator is authorized and encouraged
7	to
8	(A) conduct experimental space remote-sensing
9	programs (including applications demonstration pro-
10	grams and basic research at universities);
11	(B) develop remote-sensing technologies and tech-
12	niques, including those needed for monitoring the
13	Earth and its environment; and
14	(C) conduct such research and development in co-
15	operation with other public and private research enti-
16	ties, including private industry, universities, State and
17	local governments, foreign governments, and interna-
18	tional organizations, and to enter into arrangements
19	(including joint ventures) which will foster such
20	cooperation.
21	(b)(1) The Secretary shall conduct a continuing program
22	of—
23	(A) research in applications of remote-sensing;
24	(B) monitoring of the Earth and its environment;
25	and

1	(C) development of technology for such monito
2	ing.
3	(2) Such program may include support of basic researe
4	at universities.
5	(3) The Secretary is authorized and encouraged to co:
6	duct such research, monitoring, and development in cooperation
7	tion with other public and private research entities, includir
8	private industry, universities, State and local government
9	foreign governments, and international organizations, and
10	enter into arrangements (including joint ventures) which w
11	foster such cooperation.
12	(c) Other Federal agencies are authorized and encou
13	aged to conduct research and development on the use
14	remote-sensing in fulfillment of their authorized mission
15	using funds appropriated for such purposes.
16	(d) The Secretary and the Administrator of the Nation
17	Aeronautics and Space Administration shall, within one yes
18	after the date of enactment of this Act and biennially therea
19	ter, jointly develop and transmit to the Congress a repo
20	which includes (1) a unified national plan for remote-sensing
21	research and development applied to the Earth and its atmo-
22	phere; (2) a compilation of progress in the relevant ongoin
23	research and development activities of the Federal agencie
24	and (3) an assessment of the state of our knowledge of th
25	Earth and its atmosphere, the needs for additional researce

1	(including research related to operational Federal remote-
2	sensing space programs), and opportunities available for fur-
3	ther progress.
4	USE OF EXPERIMENTAL DATA
5	SEC. 503. Data gathered in Federal experimental space
6	remote-sensing programs may be used in related research
7	and development programs funded by the Federal Govern-
8	ment (including applications programs) and cooperative re-
9	search programs, but not for commercial uses or in competi-
10	tion with private sector activities, except as permitted by sec-
11	tion 504.
12	SALE OF EXPERIMENTAL DATA
13_	SEC. 504. Data gathered in Federal experimental space
14	remote-sensing programs may be sold en bloc through a com-
15	petitive process (consistent with national security interests
16	and international obligations of the United States) to any
17	United States entity which will market the data on a nondis-
18	criminatory basis.
19	TITLE VI—GENERAL PROVISIONS
20	NONDISCRIMINATORY DATA AVAILABILITY
21	SEC. 601. (a) Any digital remote-sensing data generated
22	by any system operator under the provisions of this Act shall
23	be made available to all users on a nondiscriminatory basis in

24 accordance with the requirements of this Act.

1	(b) Any system operator shall make publicly ava-
2	the prices, policies, procedures, and other terms and c
3	tions (but not, in accordance with section 104(3)(C)
4	names of buyers or their purchases) upon which the ope
5	will sell such data.
6	ARCHIVING OF DATA
7	SEC. 602. (a) It is in the public interest for the U
8	States Government—
9	(1) to maintain an archive of land remote-se
10	satellite data for historical, scientific, and tech
11	purposes, including long-term global environm
12	monitoring;
13	(2) to control the content and scope of the
14	chive; and
15	(3) to assure the quality, integrity, and conti
16	of the archive.
17	(b) The Secretary shall provide for long-term sto
18	maintenance, and upgrading of a basic, global, land re-
19	sensing data set (hereafter referred to as the "basic data
20	and shall follow reasonable archival practices to a
21	proper storage and preservation of the basic data se
22	timely access for parties requesting data. The basic da
23	which the Secretary assembles in the Government an
94	shall remain distinct from any inventory of data wh

1	system operator may maintain for sales and for othe
2	purposes.
3	(c) In determining the initial content of, or in upgrading
4	the basic data set, the Secretary shall—
5	(1) use as a baseline the MSS data currently
6	archived;
7	(2) take into account future technical and scien-
8	tific developments and needs;
9	(3) consult with and seek the advice of users and
10	producers of remote-sensing data and data products,
11	keeping the Congress advised of such contacts;
12	(4) consider the public's need for data which may
13	be duplicative in terms of geographical coverage but
14	which differ in terms of season, spectral bands, resolu-
15	tion, or other relevant factors;
16	(5) include, as the Secretary deems appropriate,
17	digital remote-sensing data generated either by the
18.	Landsat system, pursuant to title III, or by license
19	holders under title IV; and
20	(6) include, as he deems appropriate, data collect-
21	ed by foreign ground stations or by foreign remote-
22	sensing space systems.
23	(d) All original data (or copies thereof) shall, on request,
24	be made promptly available to the Secretary by any system
25	operator in a form suitable for processing for data storage,

- 1 maintenance, and access. The Secretary is authorize
- 2 ject to the availability of appropriations) to pay t
- 3 system operator reasonable costs for reproduction and
- 4 mittal of any such data.
- 5 (e) Any system operator shall have the exclusiv
- 6 to sell all data that the operator provides to the United
- 7 remote-sensing data archive for a period to be determine
- 8 the Secretary but not to exceed ten years from the da
- 9 data are sensed. In the case of data generated from the
- 10 sat system prior to the implementation of the contra
- 11 scribed in section 201(a) of this Act, any contractor se
- 12 pursuant to section 201 shall have the exclusive rig
- 13 market such data on behalf of the United States Govern
- 14 for the duration of such contract. A system operator
- 15 relinquish his exclusive right and consent to distribution
- 16 the archive before the period of exclusive right has expir
- 17 terminating his offer to sell particular data.
- 18 (f) After expiration of such exclusive right to se
- 19 after relinquishment of such right, the data provided to
- 20 United States remote-sensing data archive shall be ir
- 21 public domain and shall be made available to requesting
- 22 ties by the Secretary at prices reflecting reasonable cos
- 23 reproduction and transmittal.
- 24 (g) In carrying out the functions of this section, the
- 25 retary may use existing facilities or may contract with a

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1	vate sector party or parties for the performance of such func-
2	tions, subject to the availability of appropriations therefor.
3	NONREPRODUCTION
4	SEC. 603. Digital remote-sensing data distributed by
5	any system operator under the provisions of this Act may be
6	sold under the condition that such data will not be repro-
7	duced or disseminated by the purchaser.
8	REIMBURSEMENT FOR ASSISTANCE; SALE OF EQUIPMENT
9	SEC. 604. (a) The Administrator of the National Aero-
10	nautics and Space Administration, the Secretary of Defense,
11	and the heads of other Federal agencies are authorized to
12	provide assistance to system operators under the provisions
1 3	of this Act. Substantial assistance, such as launch services,
14	shall be reimbursed by the system operator.
15	(b) The Secretary may allow a licensee under section
16	403, or any other private sector party, to buy or otherwise
17	acquire the use of equipment from the Landsat system, when
18	such equipment is no longer needed for the operation of that
19	system or for the sale of data from that system. Officials of
20	other Federal civilian agencies are authorized and encour-
21	aged to cooperate with the Secretary in carrying out this
22	subsection.
23	RADIO FREQUENCY ALLOCATION
24	SEC. 605. The Federal Communications Commission
25	and the Secretary are encouraged to allocate to any license

- 1 holder under title IV of this Act access to Government rac
- 2 frequencies and other civil radio frequencies appropriate f
- 3 space remote-sensing systems in a timely manner consiste
- 4 with international obligations and with the national interes
- 5 CONSULTATION
- 6 Sec. 606. (a) The Secretary shall consult with the Sec
- 7 retary of Defense on all matters under this Act affecting na
- 8 tional security. The Secretary of Defense shall be responsible
- 9 for determining those conditions, consistent with this Act
- 10 necessary to meet national security concerns of the United
- 11 States and for notifying the Secretary promptly of such
- 12 conditions.
- 13 (b)(1) The Secretary shall consult with the Secretary of
- 14 State on all matters under this Act affecting international
- 15 obligations. The Secretary of State shall be responsible for
- 16 determining those conditions, consistent with this Act, neces-
- 17 sary to meet international obligations and policies of the
- 18 United States and for notifying the Secretary promptly of
- 19 such conditions.
- 20 (2) The Secretary of State is authorized and encouraged
- 21 to provide land remote-sensing data, technology, and training
- 22 to developing nations as a component of programs of interna-
- 23 tional aid.

1	(3) The Secretary of State shall promptly report to the
2	Secretary any instances outside the United States of discrimi-
3	natory distribution of data.
4	(c) If, as a result of conditions imposed on a system
5	operator on the basis of national security or international ob-
6	ligations or policies, the Secretary (in consultation with the
7	Secretary of Defense or the Secretary of State, as the case
8	may be) determines that additional costs will be incurred by
9	the system operator, or that past development costs (includ-
10	ing the cost of capital) will not be recovered by the system
11	operator, the Secretary may require the agency or agencies
12	requesting such conditions to reimburse the system operator
13	for such additional or development costs, excluding antici-
14	pated profits.
15	AMENDMENT TO NATIONAL AERONAUTICS AND SPACE
16	ADMINISTRATION AUTHORIZATION, 1983
17	SEC. 607. Subsection (a) of section 201 of the National
18	Aeronautics and Space Administration Authorization, 1983,
19	is amended to read as follows:
20	"(a) The Secretary of Commerce is hereby authorized to
21	plan and provide for the management and operation of civil
22	remote-sensing space systems, which may include the Land-
23	sat 4 and 5 satellites and associated ground system equip-
24	ment transferred from the National Aeronautics and Space
25	Administration; to provide for user fees; and to plan for the

1 transfer of the ownership and operation of civil, operation
2 remote-sensing space systems to the private sector when
3 the national interest.".
4 RELATION TO OTHER LAWS
5 SEC. 608. The requirements of this Act are in additio
6 to, and not in lieu of, any other provision of law.
7 AUTHORIZATION OF APPROPRIATIONS
8 Sec. 609. (a) There are authorized to be appropriated to
9 the Secretary \$10,000,000 for fiscal year 1985 for the pur-
10 pose of carrying out the provisions of section 302, title IV,
11 and section 602 of this Act.
12 (b) The authorization provided for under subsection (a)
13 shall be in addition to moneys authorized pursuant to title II
14 of the National Aeronautics and Space Administration Au-
15 thorization Act of 1983 (Public Law 97-324).
16 TITLE VII—PROHIBITION OF COMMERCIALIZA-
17 TION OF WEATHER SATELLITES
18 PROHIBITION
SEC. 701. Neither the President nor any other official of
20 the Government shall make any effort to lease, sell, or trans-
21 fer to the private sector, commercialize, or in any way dis-
22 mantle any portion of the weather satellite systems operated
23 by the Department of Commerce or any successor agency.

1	FUTURE CONSIDERATIONS
2	SEC. 702. Regardless of any change in circumstances
3	subsequent to the enactment of this Act, even if such change
4	makes it appear to be in the national interest to commercial-
5	ize weather satellites, neither the President nor any official
6	shall take any action prohibited by section 701 of this Act
7	unless this title has first been repealed.